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9 Oct. 2001

Date

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Approved for use through 09/30/2000. OMB 0651-0032

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## UTILITY **PATENT APPLICATION**

Attorney Docket No. 4174-003A First Inventor or Application Identifier E. Herbst Title Treatment of Living Tissues Using Electromagnet Fields

(Only for new nonprov	for new nonprovisional applications under 37 C.F.R. § 1.53(b)) Express Mail Label No		ss Mail Label No.	No. EL 844413254			
APPLI	CATION ELEMENTS 00 concerning utility patent applications		ADDRESS :			74542	
2. Specifica (preferred - Descri) - Cross - Statem	ansmittal Form (e.g., PTO/SI in original and a duplicate for fee partion [Total Parrangement set forth below) betwee title of the Invention References to Related Applicate ent Regarding Fed sponsored ince to Microfiche Appendix	ations	7. Nucleotide ar (if applicable, a. b.	he Computer Production Acid Salf necessary) Computer Readab Paper Copy (ident	gram <i>(Appendix)</i> Sequence Submission	3 31046 U	
- Backgr	ound of the Invention		ACCON	PANYING APP	LICATION PARTS		
- Brief D - Detaile - Claim(s - Abstract 3.	Assignment Papers (cover sheet & document(s))  Assignment Papers (cover sheet & document(s))  Assignment Papers (cover sheet & document(s))  9. 37 C.F.R.§3.73(b) Statement (when there is an assignee)  Power of Attorney (when there is an assignee)  10. English Translation Document (if applicable)  Information Disclosure  Statement (IDS)/PTO-1449  Copies of IDS  Citations  11. Statement (IDS)/PTO-1449  Copies of IDS  Citations  Preliminary Amendment  Return Receipt Postcard (MPEP 503)  (Should be specifically itemized)  (Should be specifically itemized)  (Should be specifically itemized)  Statement(s)  Statement filed in prior application, Statement(s)  (PTO/SB/09-12)  Status still proper and desired  (If foreign priority is claimed)  (If foreign priority is claimed)  The priority is priority is claimed)  (Information Disclosure  Copies of IDS  Citations  12. Preliminary Amendment  13. Statement filed in prior application, Statement filed in prior application, Statement(s)  (PTO/SB/09-12)  Status still proper and desired  (Informition Disclosure  Copies of IDS  Citations  14. Statement(s)  (Should be specifically itemized)  (PTO/SB/09-12)  The province of the prior application, from which as a proportion by Reference (useable if Box 4b is checked)  The province of the prior application, from which as a proportion of the celeration is supplied under Box 4b, is still proper and desired  The province of the prior application, from which as a proportion of the disclosure of the accompanying of the oath or declaration is supplied under Box 4b, is still proper and desired  The province of the prior application, from which as a proportion of the disclosure of the accompanying of the prior application, from which as a proportion of the disclosure of the accompanying of the prior application, and the prior application of the disclosure of the accompanying of the prior application of the accompanying of the prior application of the accompanying of the prior application of the prior application of the accompanying of the pr						
application and is hereby incorporated by reference therein.  17. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment:							
Continua	ition Divisional C	Continuation-in-part (C	CIP) of prior app	lication No:	. /		
Prior applicat	on information: Examiner			Group   Art Unit:	<u> </u>		
Customer Number or Bar Code Label  Clustomer Number or Bar Code Label  (Insert Customer No. or Attach bar code label here):							
3							
Name	Name Hopgood, Calimafde, Kalil & Judlowe, LLP						
Address	60 East 42nd St., Suite 4000						
City	New York	Cinia	New York	Zip Code	10165		
City Country	USA	State Telephone	212-551-5000 Fax 212-949-2				
Name (PrintiTy)			Registration N	Registration No. (Attorney/Agent) 32,058			

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<b>FEE TRANS</b>	MITTAL	Application Number	
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Patent fees are subject to annual re These are the fees effective (		First Named Inventor	E. Herbst
Small Entity payments <u>must</u> be supported otherwise large entity fees must be paid.	I by a small entity statement,	Examiner Name	
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TOTAL AMOUNT OF PAYMENT (\$) 408	Attorney Docket No. 4174-003A						
METHOD OF PAYMENT (check one) FEE CALCULATION (continued)							
1.  The Commissioner is hereby authorized to charge indicated fees and credit any over payments to:	Larg Fee	DDIT pe Entity Fee de (\$)	/ Sma Fee	II Entity		Fee Description	Fee Paid
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Number Deposit Account Name  Hopgood, Calimafde, Judiowe, & Mondolino, LLP	127	50	227	25	Surch:	arge - late provisional filing fee or sheet.	
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1. BASIC FILING FEE	116		216			sion for reply within second month	
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103 22 203 11 Claims in excess of 20	146	6 790	246	395		a submission after final rejection FR 1.129(a))	
102 82 202 41 Independent claims in excess of 3	149	9 790	249	395	Fore	ach additional invention to be	
104 270 204 135 Multiple dependent claim, if not paid					exami	ined (37 CFR 1.129(b))	
109 82 209 41 ** Reissue independent claims over original patent	Othe	r fee (s	pecify)				
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SUBMITTED B	Υ			Complete (if	applicable)
Typed or Printed Name	Bradley N. Ruben			Reg. Number	32,058
Signature	Brade N El	Date	9 Oct. 2001	Deposit Account User ID	

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## NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor		E. Herbst
Title	Treatment of L	ving Tissues Using Electromagnetic Fields
Atty Docket Number		4174-003A

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

9-Oct-2001 Date

•

Bradley N. Ruben, Reg. No. 32,058

Bridly N.

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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